IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA HUNTINGTON DIVISION

KELVIN ANDRE SPOTTS,

Petitioner,

VS.

CIVIL ACTION NO. 3:00-0647 CRIMINAL ACTION NO. 3:98-00047-01

UNITED STATES OF AMERICA,

Respondent.

ORDER

Petitioner Kelvin Andre Spotts has filed an Application for a Certificate of Appealability. In accordance with Federal Rule of Appellate Procedure 22(b), an appeal by an applicant for a writ of habeas corpus may not proceed unless a district or circuit judge issues a certificate of appealability pursuant to the Antiterrorism and Effective Death Penalty Act ("AEDPA"), 28 U.S.C. § 2253(c) (1996). See Fed. R. App. P. 22(b). Pursuant to the AEDPA, a district court may not issue a certificate of appealability unless the applicant makes a substantial showing of the denial of a constitutional right. See 28 U.S.C. § 2253(c)(2). "To make the required showing, the petitioner must demonstrate that reasonable jurists could debate whether (or, for that matter, agree that) the petition should have been resolved in a different manner or that the issues presented were adequate to deserve encouragement to proceed further." Lyons v. Lee, 316 F.3d 528, 532 (4th Cir. 2003) (quoting Slack v. McDaniel, 529 U.S. 473, 484 (2000) (other citation and internal quotations omitted)).

In this case, Petitioner seeks a certificate of appealability from the Court's denial of

his "Notice of Filing and Motion for Relief from Judgment." Order (entered Feb. 12, 2009). In the

Order, the Court found that, "[a]lthough Petitioner . . . filed the motion pursuant to Rule 60(b) of the

Federal Rules of Civil Procedure, it clearly . . . [was] yet another successive motion for collateral

review under . . . [28 U.S.C. § 2255] in which Petitioner alleges ineffective assistance of counsel."

Id. Therefore, the Court denied the motion with prejudice because he did not get prior authorization

by the Fourth Circuit Court of Appeals to file it. *Id*. The Court finds that this issue is not debatable

amongst reasonable jurists nor is it an issue that deserves to proceed further. Accordingly, the Court

FINDS that Petitioner has not made the necessary showing to warrant the issuance of a certificate

of appealibility. Accordingly, the Court **DENIES** Petitioner's motion. See Fed. R. App. P. 22(b);

28 U.S.C. § 2253(c).

The Court **DIRECTS** the Clerk to send a copy of this Order to counsel of record and

any unrepresented parties.

ENTER:

March 31, 2009

ROBERT C. CHAMBERS

UNITED STATES DISTRICT JUDGE

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